

UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

SERIAL NUMBER	FILING DATE	FIRST NAMED APPLICANT		ATTORNEY DOOKETT NO
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				EXAMINER
			ART UNIT	PAPER NUMBER
				7
			DATE MAILED:	/
		EXAMINER INTERVIEW SUMMARY RECO	ORD	
All participants (applica	nt, applicant's representa	tive, PTO personnel):		
(1) GUY TUG	cker	(3)		
Barat	10015	(3)	•	
(2) Dennet	Canglotz	(4)		
Date of interview	6-20-95			
Type: Telephonic	☐ Personal (copy is give	en to applicant applicant's representative).		
Exhibit shown or demoi	nstration conducted: 🗆 \	res 🗹 No. If yes, brief description:		
_				
Agreement was rea	ached with respect to som	ne or all of the claims in question. was not reached		
Claims discussed:	32 and 31	4		4.44.4
Idontification of prior cut	adianuand. (a.a.a.	n et al, EP355411, En	dec	
identification of prior an	discussed:	, 2, 3, 7, 1,	(XE)	
		<u> </u>		
Description of the gene	ral nature of what was ag	reed to if an agreement was reached, or any other com	nments: <u>Exam</u>	iner phoned
applicant to	inform him	that claims land 15 me	a allowal	ble but that
Co. L.	1 70-11	1 = 1	3Z and	if 1 =03111
Breen ex a	1, EP355411 a	and ender read on claim	JE ANOL	11 1
and Ender	read on cl	ain 34. Applicant author	ized ca	rellation
of claims	32-35	•		
		the amendments, if available, which the examiner agrents which would render the claims allowable is available		
☐ 1. It is not necess	ary for applicant to provid	le a separate record of the substance of the interview.		
WAIVED AND MUST II	NCLUDE THE SUBSTAN	o indicate to the contrary, A FORMAL WRITTEN RESF CE OF THE INTERVIEW (e.g., items 1-7 on the revers iven one month from this interview date to provide a sta	e side of this form)	. If a response to the last Office
2. Since the exar requirements t response requ	niner's interview summan hat may be present in the	y above (including any attachments) reflects a complete last Office action, and since the claims are now allowed action. Applicant is not relieved from providing a separation.	e response to each	of the objections, rejections and form is considered to fulfill the